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**REMARKS** 

Applicant appreciates the Examiner's thorough consideration provided in

the present application. Claims 1-20 are currently pending in the instant

application. Claims 1, 6, 11 and 16 have been amended. Claims 1, 6, 11 and

16 are independent. Reconsideration of the present application is earnestly

solicited.

Claim Rejections Under 35 U.S.C. § 103

Claims 1-20 stand rejected under 35 U.S.C. § 103(b) as being

unpatentable over Iizuka, U.S. Patent No. 5,664,030 in view of Mast, U.S.

Patent No. 5,881,287. This rejection is respectfully traversed.

The present invention is directed to an image encrypting method and

device and a recording medium on which image encrypting procedures or an

encrypted image file is recorded. Independent claim 1 of the present invention

is directed to the image encrypting method and recites a combination of

process steps including "a fourth process of encrypting every said portion

image data to provide every said portion image data with security so that

unauthorized access to the portion image data cannot be obtained without

decrypting." In addition, independent claim 1 recites "wherein image-handling

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of said portion image data is performed by using said incidental information

and said portion image data remains encrypted during the image-handling."

Applicant submits that the combination of references relied on by the Examiner

fail to teach or suggest the presently claimed invention as recited in

independent claim 1.

The Examiner considers the "encoding" and "scrambling" of Iizuka to

read on the encrypting of the present invention (see paragraph 4 of the

Examiner's Office Action). This interpretation is respectfully traversed.

Specifically, the alleged "encrypting" of Iizuka is actually an encoding process

that is not analogous to the encrypting of the portion image data "to provide

every said portion image data with security so that unauthorized access to the

portion image data cannot be obtained without decryption" as recited in

independent claim 1 of the present invention. Since the Iizuka reference is not

directed to encryption, Applicant submits that this reference fails to disclose

this aspect of the presently claimed invention.

In the prior art of record relied upon by the Examiner, encoding of image

data is not for security purposes, but is a change in format that allows the

image on a recording medium to be properly read by a particular device. In

contrast, encryption prevents the image data from being recognized by a

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particular device unless access to the image data is authorized. Referring to

page 1 of the present specification, a public key system or a common key

system are examples of conventional encryption methods.

In summary, the lizuka reference is directed to a method and apparatus

for recording/reproducing image data, which includes error checking codes

that are added to a recording medium in order to cope with the partial

destruction of a scanned image. However, the Iizuka reference is silent with

regard to encryption of image data as in the present invention. In view of this,

the Iizuka reference fails to teach or suggest the present invention as recited in

claim 1.

Referring to page 3, lines 10-12 of the Examiner's Office Action, it

appears that the Examiner is in agreement with Applicant that the Iizuka

reference fails to disclose encryption; however, the Examiner relies on the Mast

reference in order to modify the Iizuka reference to arrive at the presently

claimed invention. Applicant respectfully submits that the modification

proposed by the Examiner would not have been obvious to one having ordinary

skill in the art. In addition, Applicant submits that even if the modification

were obvious, a fact that Applicant does not agree with, the modification would

not arrive at the presently claimed invention.

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Referring to the Mast reference, this reference is directed to a method

and apparatus for copy protection of images in a computer system. Referring

to page 3, last two paragraphs of the Examiner's Office Action, the Examiner

asserts that Mast discloses a "process of encrypting every portion image data to

provide every portion image data with security so that unauthorized access to

the portion image data cannot be executed without using the incidental

information." The Examiner refers to column 3, lines 50-57 and column 5,

lines 26-32 of Mast for this teaching. However, this portion of Mast is silent

with regard to using incidental information to handle images as in the

presently claimed invention. In view of this, it appears that the Examiner's

rationale for modifying the Iizuka reference is misplaced. Applicant therefore

submits that it would not be obvious to modify the Iizuka reference as asserted

by the Examiner. Reconsideration and withdrawal of the Examiner's rejection

are therefore requested.

While not conceding to the appropriateness of the Examiner's rejection,

but merely to expedite prosecution of the present application, independent

claim 1 of the present invention has been amended to recite "said portion

image data remains encrypted during the image-handling."

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An advantageous feature of the presently claimed invention is that it

enables a device to respond to a request for transmission for a portion of an

image due to information incidental to the image, e.g., even if the device is not

authorized to decrypt the encrypted image file. In view of this, it is possible to

perform image-handling while the portion image data remains encrypted.

Applicant submits that the devices of Iizuka and Mast clearly do not teach or

suggest this beneficial effect.

With regard to the Iizuka reference, since this reference is not directed to

encryption, this reference certainly does not teach or suggest handling images

while images are encrypted.

With regard to the Mast reference, this reference only discloses

encryption of an image. There is no disclosure in this reference of handling

images while the images are encrypted as recited in the presently claimed

invention. In view of this, the Mast reference fails to make up for the

deficiencies of Iizuka.

With regard to independent claims 6, 11 and 16, these claims also

recited that the image handling is performed by using the incidental

information and the portion image data remains encrypted during the image-

handling as recited in independent claim 1 of the present invention.

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Accordingly, these claims are allowable for the same reasons mentioned above

with regard to independent claim 1.

With regard to dependent claims 2-5, 7-10, 12-15 and 17-20, Applicant

respectfully submits that these claims are allowable due to their respective

dependence on independent claims 1, 6, 11 and 16, as well as due to the

additional recitations in these claims.

In view of the above amendments and remarks, Applicant respectfully

submits that claims 1-20 clearly define the present invention over the

references relied on by the Examiner. Accordingly, reconsideration and

withdrawal of the Examiner's rejection under 35 U.S.C. § 102 are respectfully

requested.

CONCLUSION

Since the remaining patents cited by the Examiner have not been utilized

to reject the claims, but rather to merely show the state-of-the-art, no further

comments are necessary with respect thereto.

If necessary, the Commissioner is hereby authorized in this, concurrent,

and future replies, to charge payment or credit any overpayment to Deposit

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Account No. 02-2448 for any additional fees required under 37 C.F.R. §§1.16 or

1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By // //

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